```
PAG LIN
                                                                  HOUSE FILE 826
  1 1
  1
                                             AN ACT
      4 RELATING TO THE SPEED LIMIT FOR VEHICULAR TRAFFIC ON HIGH=
  1
            WAYS, THE FINES FOR VIOLATIONS, AND COURT COSTS FOR SIMPLE
             MISDEMEANOR OFFENSES AND PROVIDING A FEE AND MAKING
  1
      6
             APPROPRIATIONS.
  1
      R
      9 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
  1 10
  1
     11
             Section 1. Section 321.285, subsection 6, Code 2005, is
  1 12 amended to read as follows:
  1 13
                      Notwithstanding any other speed restrictions, the
  1 14 speed limit for all vehicular traffic on fully controlled= 1 15 access, divided, multilaned highways including the national
     16 system of interstate highways is sixty=five miles per hour.
  1 17 However, the speed limit for all vehicular traffic on highways 1 18 that are part of the interstate road system, as defined in
  1 19 section 306.3, is seventy miles per hour. The department may
  1 20 establish a speed limit of sixty=five miles per hour on
  1 21 certain divided, multilaned highways not otherwise described
         <u>in this paragraph</u>.
  1 23
            b. However, the department or cities with the approval of
    24 the The department, on its own motion or in response to a 25 recommendation of a metropolitan or regional planning
  1 26 commission or council of governments, may establish a lower
  1 27 speed limit upon such highways located within the corporate
     28 limits of a city on a highway described in this subsection.
  1 29 <u>c.</u> For the purposes of this subsection, a fully "fully
  1 30 controlled=access highway is highway" means a highway that
  1 31 gives preference to through traffic by providing access
1 32 connections with selected public roads only and by prohibiting
  1 33 crossings at grade or direct private driveway connections.
     34 <u>d.</u> A minimum speed may be established by the department on 35 the highways referred to in this subsection if warranted by
  1
      1 engineering and traffic investigations.
  2
            e. It is further provided that any Any kind of vehicle,
  2
      3 implement, or conveyance incapable of attaining and
      4 maintaining a speed of forty miles per hour shall be
  2
      5 prohibited from using the interstate <u>road</u> system.
         Sec. 2. Section 602.1302, subsection 1, Code 2005, is amended to read as follows:
  2
      7
  2
      8
            1. Except as otherwise provided by sections 602.1303, and
  2
      9 602.1304, and 602.8108 or other applicable law, the expenses
  2 10 of operating and maintaining the judicial branch shall be paid
    11 out of the general fund of the state from funds appropriated
    12 by the general assembly for the judicial branch. State 13 funding shall be phased in as provided in section 602.11101.
  2 14 Sec. 3. Section 602.1304, subsection 2, paragraph b, Code 2 15 2005, is amended to read as follows:
     16
            b. For each fiscal year, a judicial collection estimate
     17 for that fiscal year shall be equally and proportionally
  2 18 divided into a quarterly amount. The judicial collection
    19 estimate shall be calculated by using the state revenue
20 estimating conference estimate made by December 15 pursuant to
21 section 8.22A, subsection 3, of the total amount of fines,
    22 fees, civil penalties, costs, surcharges, and other revenues
23 collected by judicial officers and court employees for deposit
24 into the general fund of the state. The revenue estimating
     25 conference estimate shall be reduced by the maximum amounts
    26 allocated to the Iowa prison infrastructure fund pursuant to 27 section 602.8108A, the court technology and modernization fund
     28 pursuant to section 602.8108, and subsection 7, the judicial
     <u>29 branch pursuant to section 602.8108, subsection 7A, the road</u>
  2 30 use tax fund pursuant to section 602.8108, subsection 8, and 2 31 amounts allocated to the department of public safety's vehicle
     32 depreciation account pursuant to section 602.8108, subsection
    33 9, and the remainder shall be the judicial collection 34 estimate. In each quarter of a fiscal year, after revenues
  2 35 collected by judicial officers and court employees equal to
      1 that quarterly amount are deposited into the general fund of 2 the state, and after the required amount is deposited during
      3 the quarter into the Iowa prison infrastructure fund pursuant
      4 to section 602.8108A and into the court technology and
      5 modernization fund pursuant to section 602.8108, subsection 7,
```

6 and after the required amount is allocated to the judicial 7 branch pursuant to section 602.8108, subsection 7A, and to the 3 8 department of public safety's vehicle depreciation account 3 9 pursuant to section 602.8108, subsection 9, the director of 3 10 the department of administrative services shall deposit the 3 11 remaining revenues for that quarter into the enhanced court 3 12 collections fund in lieu of the general fund. However, after 3 13 total deposits into the collections fund for the fiscal year 3 14 are equal to the maximum deposit amount established for the 3 15 collections fund, remaining revenues for that fiscal year 3 16 shall be deposited into the general fund. If the revenue If the revenue 3 17 estimating conference agrees to a different estimate at a 3 18 later meeting which projects a lesser amount of revenue than 3 19 the initial estimate amount used to calculate the judicial 3 20 collection estimate, the director of the department of 3 21 administrative services shall recalculate the judicial 22 collection estimate accordingly. If the revenue estimating 23 conference agrees to a different estimate at a later meeting 3 24 which projects a greater amount of revenue than the initial 25 estimate amount used to calculate the judicial collection 3 26 estimate, the director of the department of administrative 3 27 services shall recalculate the judicial collection estimate 3 28 accordingly but only to the extent that the greater amount is 29 due to an increase in the fines, fees, civil penalties, costs, 30 surcharges, or other revenues allowed by law to be collected 3 31 by judicial officers and court employees. 3 32 Sec. 4. Section 602.8106, subsection 1, paragraphs b, d, 33 and e, Code 2005, are amended to read as follows: b. For filing and docketing of a complaint or information 3 35 for a simple misdemeanor and a complaint or information for a nonscheduled simple misdemeanor under chapter 321, seventeen 4 4 <u>thirty</u> dollars. 4 d. The court costs in scheduled violation cases where a 4 4 court appearance is required, seventeen thirty dollars. 4 5 e. For court costs in scheduled violation cases where a court appearance is not required, seventeen thirty dollars. 4 Sec. 5. Section 602.8108, subsection 2, Code 2005, is 4 8 amended to read as follows: 2. Except as otherwise provided, the clerk of the district 4 10 court shall report and submit to the state court 4 11 administrator, not later than the fifteenth day of each month, 4 12 the fines and fees received during the preceding calendar 4 13 month. Except as provided in subsections 3, 4, 5, 7, and 7A, 4 14 8, and 9, the state court administrator shall deposit the 4 15 amounts received with the treasurer of state for deposit in 4 16 the general fund of the state. The state court administrator 4 17 shall report to the legislative services agency within thirty 4 18 days of the beginning of each fiscal quarter the amount 4 19 received during the previous quarter in the account 4 20 established under this section. Sec. 6. Section 602.8108, Code 2005, is amended by adding 21 4 22 the following new subsection: NEW SUBSECTION. 7A. The state court administrator shall 24 allocate to the judicial branch for the fiscal year beginning 4 25 July 1, 2005, and for each fiscal year thereafter, seven 4 26 million dollars of the moneys received annually under 4 27 subsection 2, to be used for salaries of supreme court

4 28 justices, appellate court judges, district court judges, 4 29 district associate judges, judicial magistrates and staff, 4 30 state court administrator, clerk of the supreme court, 31 district court administrators, clerks of the district court, 32 juvenile court officers, board of law examiners and board of 4 33 examiners of shorthand reporters and judicial qualifications 34 commission, receipt and disbursement of child support 35 payments, reimbursement of the auditor of state for expenses 1 incurred in completing audits of the offices of the clerks of the district court during the fiscal year, and maintenance, equipment, and miscellaneous purposes.

4

5

5

5

6 5

13

Sec. 7. Section 602.8108, Code 2005, is amended by adding the following new subsection:

NEW SUBSECTION. 9. a. The state court administrator shall allocate to the vehicle depreciation account maintained 8 by the department of public safety for vehicles utilized by 9 the Iowa state patrol the following amounts from fines 10 attributable to speeding violations:

For the fiscal year beginning July 1, 2005, and ending June 30, 2006, five hundred ninety=six thousand dollars.

(2) For the fiscal year beginning July 1, 2006, and ending June 30, 2007, seven hundred nine thousand dollars.

14 (3) For the fiscal year beginning July 1, 2007, and ending 16 June 30, 2008, eight hundred forty=one thousand dollars.

	18 19 22 12 22 23 24 25 26 27 28 29 33 33 33 33 33 33 33 34 56 78 90 11 11 11 11 11 11 11 11 11 11 11 11 11	June 30, 2009, eight hundred for b. All moneys allocated und appropriated to the department used for the purchase of state Notwithstanding section 12C.7, earnings on moneys allocated to account under this subsection account. Notwithstanding section account. Notwithstanding section the vehicle depreciation account not revert at the end of the favailable for the purpose intersection. This subsection is repeased. 8. Section 805.8A, subsection is repeased. 8. Section 805.8A, subsection is nearly in the section in speed zones greathour, the scheduled fine shall (1) Ten Twenty dollars for per hour in excess of the limit (2) Twenty Forty dollars for more than fifteen miles per hou (3) Forty Sixty dollars for more than fifteen miles per hou (4) Sixty Eighty dollars for but not more than twenty miles limit. (5) Sixty Ninety dollars per hour of excessive speed over the limit. Sec. 9. CANINE VEHICLE REPRIPUBLIC Safety shall use a portion of public safety shall use a p	der this subsection are of public safety and shall be patrol vehicles. subsection 2, interest or of the vehicle depreciation shall be credited to the ton 8.33, moneys allocated to not under this subsection shall iscal year but shall remain nded. aled July 1, 2009. Desection 5, paragraph b, Code llows: oh "a", for excessive speed ter than fifty=five miles per be: speed not more than five miles to speed greater than five but ur in excess of the limit. It is speed greater than ten but not ur in excess of the limit. It is speed greater than fifteen per hour in excess of the limit. It is speed greater than fifteen per hour in excess of the limit. It is speed greater than fifteen per hour in excess of the limit. It is speed greater than fifteen per hour in excess of the limit. It is speed greater than fifteen per hour in excess of the limit. It is speed greater than fifteen per hour in excess of the limit speed over twenty miles per hour lace the depreciation account subsection 9, as enacted in this state patrol vehicles used by nicles are due for replacement,
6 6	22 23 24 25		CHRISTOPHER C. RANTS Speaker of the House
6	26 27 28 29 30		JOHN P. KIBBIE President of the Senate
6 6	31 32 33 34	I hereby certify that this lis known as House File 826, Ei	oill originated in the House and ghty=first General Assembly.
6 7 7 7 7 7	35 1 2 3 4 5		MARGARET THOMSON Chief Clerk of the House
7 7 7	6 7 8	THOMAS J. VILSACK Governor	